IN THE UNITED STATES DISTRICT COURT

FOR THE NORTHERN DISTRICT OF CALIFORNIA

WAYMO LLC,

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No. C 17-00939 WHA

Plaintiff.

v.

UBER TECHNOLOGIES, INC., et al.,

ORDER RE ARBITRATION

Defendants.

By APRIL 10 AT NOON, defendants Uber Technologies, Inc., Ottomotto LLC, and Otto Trucking LLC shall state under oath whether any of them has ever resisted arbitration on the ground that an adverse party seeking to enforce an arbitration agreement was not actually a signatory to said agreement. If so, then defendants shall also produce copies of the previous arbitration agreement(s) and demand(s) involved, as well as their response(s) thereto. This is not limited to filings made in a court but also extends to letters and emails.

Also by APRIL 10 AT NOON, plaintiff Waymo LLC shall state under oath whether it, Waymo Holding Inc., Google Inc., or Alphabet Inc. has ever demanded arbitration against an adverse party on the ground that the adverse party was bound by an arbitration agreement even though Waymo, Waymo Holding, Google, or Alphabet was not actually a signatory to said agreement. If so, then plaintiff shall also produce copies of the previous arbitration agreement(s) and demand(s) involved. Again, this is not limited to filings made in a court but also extends to letters and emails.

The declarant for each side shall also describe the	e extent to which that side thoroughly
investigated its records to ensure the accuracy of its state	ement. The declarants may be subjec
to questioning under oath.	
IT IS SO ORDERED.	
Dated: April 4, 2017.	WILLIAM SUP

UNITED STATES DISTRICT JUDGE